EXHIBIT 7

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10	HITACHI ASIA, LTD. HITACHI AMERICA, LTD.	202	
11	HITACHI ELECTRONIC DEVICES (USA)	, INC.	
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN FRANCISCO DIVISION		
15	1.00 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
16	IN RE CATHODE RAY TUBE (CRT)	Case No. C07-5944 SC	
17	ANTITRUST LITIGATION	MDL NO. 1917	
18		Judge: Hon. Samuel Conti	
19		Special Master: Hon. Charles A. Legge (Ret.)	
20		DECLARATION OF L. THOMAS	
21	This Document Relates To:	HEISER IN SUPPORT OF THE HITACHI DEFENDANTS'	
22	ALL ACTIONS	EVIDENTIARY PROFFER	
23	DECLARATION OF L. THOMAS HEISER		
24	I, L. Thomas Heiser, declare:		
25	I am President and Chief Executive Officer of Hitachi Electronic Devices (USA),		
26	Inc. ("HED(US)"). I make this declaration in support of the Hitachi Defendants' proffer. I have		
27		this declaration, except for those, if any, based on	
MORGAN, LEWIS & BOCKIUS LLP)		
ATTORNEYS AT LAW		OMAS HEISER IN SUPPORT OF	

MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW

I have been employed by HED(US) since 1998 and have held a variety of
positions within HED(US), including many in sales and management. Prior to my current
position, I served as Senior Vice President and General Manager of Sales of HED(US). I have
also served on HED(US)'s Board of Directors since April 2008. During my tenure at HED(US),
have held various management positions in which I had direct management responsibility for
product development, sales, engineering, and manufacturing. As a result of my long tenure with
HED(US) and the various positions I have held within the organization, I am familiar with
HED(US)'s historical business, including sales and manufacturing and, in particular, its
involvement in the color display tubes ("CDT tubes") and color picture tube ("CPT tubes")
(jointly, "CRT") business. In my capacity as President and Chief Executive Officer of HED(US).
as well as my service on the Board of Directors of HED(US), I am familiar with HED(US)'s
business generally and, in particular, its involvement in the CRT industry.

- 3. Prior to being employed by HED(US), I was employed by the Electron Tube Division ("ELT Division") of Hitachi America, Ltd. ("HAL"). I began my tenure with the ELT Division in 1986 and held a variety of positions within that organization. During my tenure with HAL's ELT Division, I had direct management responsibility for the ELT Division's sale of CPT tubes and CDT tubes, and my final position within the organization was as Director of Sales for CRT tubes. As a result of my tenure at HAL, I am familiar with the ELT Division's historical business relating to CDT tubes and CPT tubes.
- HED(US) was founded in February 1990 to manufacture CPT tubes. During all times relevant here, it has been headquartered in Greenville, South Carolina.

I. CPT Tubes

- 5. IIAL never manufactured CPT tubes.
- 6. HAL's ELT Division sold CPT tubes from 1995 to April 1998 in the United States. The ELT Division of HAL sold CPT tubes manufactured by HED(US). As HAL never manufactured CPT tubes, neither did its ELT Division.
 - 7. HED(US) first began manufacturing CPT tubes in December 1991.
- 8. In April 1998, HAL's ELT Division was merged into HED(US), thereby
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1	combining the manufacturing of CPT tubes and sales of CPT tubes and sales of CDT tubes within		
2	HED(US).		
3	9.	Accordingly, HED(US) sold CPT tubes beginning in April 1998, after HAL's ELT	
4	Division was	s merged into HED(US).	
5	10.	HED(US) ceased manufacturing CPT tubes in April 2002.	
6	11.	HED(US)'s CPT tube customers were located in the United States, Mexico, and	
7	Canada. I ar	n informed and believe that HED(US)'s sales to Canada were to mainly another	
8	Hitachi entit	y only.	
9	12.	Based upon my review of HED(US)'s business records, HED(US)'s final CPT	
10	tube sale too	k place on March 20, 2003. Attached hereto as Exhibit 1 is a true and correct copy	
11	of HED(US)	's CPT tube sales data, Bates labeled HEDUS-CRT00000162, which reflects	
12	HED(US)'s	final CPT tube sale.	
13	13.	After April 2002, when HED(US) ceased manufacturing CPT tubes, HED(US)'s	
14	business acti	vities with respect to CPT tubes were limited to selling off any remaining CPT tube	
15	inventory. I	am informed and believe that HED(US) did not have any new sales activity after	
16	April 2002.		
17		II. CDT Tubes	
18	14.	HED(US) never manufactured CDT tubes.	
19	15.	I am informed and believe that HAL's ELT Division sold CDT tubes in the United	
20	States from	995 through April 1998; however, records regarding those sales no longer exist.	
21	HAL never r	nanufactured CDT tubes.	
22	16.	HED(US) sold CDT tubes beginning in November 1998.	
23	17.	HED(US)'s final CDT tube sale took place on August 28, 2000. Attached hereto	
24	as Exhibit 2	is a true and correct copy of HED(US)'s CDT tube sales data, Bates labeled HEDUS	
25	CRT000000	02, which reflects HED(US)'s final CDT tube sale.	
26	18.	HED(US)'s CDT tube customers were located in the United States and Mexico.	
27			
28			
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CPT and CDT Finished Products III. HED(US) never manufactured or sold CPT monitors or CPT televisions. 19. HED(US) never manufactured or sold CDT computer monitors. 20. I declare under the penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct. Executed this ___day of December, 2010, in Lawrenceville, Georgia. 12/6/10 L. Thomas Heiser MDL 1917 DB2/22062123.7

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